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SEC. 9. Each and every person engaged in the practice of medicine shall display in a prominent place in his or her office a card upon which sections 1, 2, 3, 7, 8, and 9 of this ordinance have been printed with type not smaller than 10 point. A similar card shall be displayed in a prominent place in the office of each and every hospital, asylum, or other public or private institution for the treatment of the sick. These cards shall each be not less than 1 square foot in size and shall be furnished to institutions and licensed physicians without cost by the health department.

BEAUMONT, TEX.

Inspector of Schools—Appointment, Powers, and Duties. (Ord. Jan. 12, 1915.)

SECTION 1. The office of inspector of the public schools of the city of Beaumont, Tex., is hereby created. Such inspector shall be nominated by the mayor and confirmed by the city council, and hold his office until discharged by the city council, provided that the majority of the city council shall vote for his dismissal or discharge. The person appointed to fill said office shall be well versed in the duties incumbent upon said office.

SEC. 2. The inspector of public schools of the city of Beaumont shall receive such compensation per year as may be fixed by the city council; such inspector, however, shall receive such salary per month only for a period of nine months in each calendar year.

SEC. 3. The inspector of the public schools shall perform such duties as may be imposed upon him from time to time by the city council, among which are the following duties, which he shall perform:

(a) He shall, during each scholastic year, examine every pupil for defective teeth, hearing, vision, nutrition, and for nasal defects; for the presence of adenoids, enlarged tonsils, and trachoma, and for defects of the nervous, respiratory, circulatory, and digestive systems; and shall upon appropriate forms notify the parents of any student or child in whom he finds such defects.

(b) He shall visit each school in the city daily and receive from the principal of each school a list of pupils suffering from colds, sore throats, fever, rashes, eruptions, or any other abnormal condition attracting the attention of the teacher.

(c) If he suspects that any such symptoms indicate the invasion of any communicable disease, it shall be his duty to exclude such children from school, notifying parents of his suspicions, and recommending that they be further examined by the family medical adviser. Where positive diagnosis of contagious or infectious diseases are established, he shall cooperate with the city health officer in maintaining proper periods of quarantine from school and in securing proper and efficient disinfection before readmission to the schoolroom.

(d) In the case of diphtheria, he shall make cultures from all inflamed throats of pupils occupying the room from which the case developed and shall exclude from school all those showing positive cultures, notifying parents of the results of his examination and recommending treatment by the family physician until negative cultures are obtained, when the child shall be readmitted.

(e) He shall advise with the superintendent of the city schools and the school board on all matters pertaining to school hygiene and sanitation, and shall, in writing, make such recommendations to the school board as will, in his opinion, improve the general sanitation of the schools, or further the protection of health. He shall, at the discretion of the school board and the superintendent, deliver to teachers and pupils appropriate lectures on personal hygiene and public health matters in general, and shall recommend in writing to the school board such drills in hygiene as may to him seem necessary for the best interest of health, the inauguration of which shall be at the discretion of the school board and under the direction of the superintendent.

(f) He shall ascertain the purity of the school water supply and shall also ascertain that the school lunches offered for sale on or near the school grounds are whole-

some and clean, reporting any infraction of the law to the health officer with whom he shall cooperate in the enforcement. Twice each year, one week before the opening of the general session and between December 25 and January 1, he shall supervise the general disinfection to be conducted according to the sanitary code of Texas. Upon the detection of a contagious disease in any schoolroom, it shall be his duty to have such room properly disinfected during the night following the detection of such disease. He shall further take advantage of the natural disinfection afforded by the daily airing of schoolrooms and the prevention of dust and shall instruct janitors in the best known methods of such prevention.

(g) He shall not enforce compulsory vaccination except on the authority of the board of health and the school board; nor shall he accept for treatment any disease detected by him; nor shall he engage in the general practice of his profession during the tenure of his office.

(h) He shall be an attaché of the city health department and shall cooperate with the city health officer in the control of communicable diseases and in the enforcement of the city health laws.

(i) Once each month he shall, on appropriate forms prescribed by the board of health, furnish to the secretary of said board a report of all work done by him for the month ending on the date of the report; a duplicate of which shall be filed with the secretary of the school board for their information regarding the general health of the school children, the general sanitary condition of the schools, and the services performed by the inspector.

SEC. 4. There may be appointed such assistant or assistants to the inspector of public schools of the city of Beaumont as the city council from time to time may deem necessary, said assistants to be appointed by the mayor upon recommendation by the city health officer or board of health, and confirmed by the city council. The qualifications, duties, powers, and tenure of office shall be the same as those of the inspector: *Provided*, That said assistant or assistants shall come under the direction of the inspector and be controlled in the discharge of their duties by him, subject to the city council.

BERKELEY, CAL.

Stables—Location and Construction. (Ord. Jan. 26, 1915.)

SECTION 1. Ordinance No. 447A, entitled "Regulating the erection and maintenance of stables in the town of Berkeley, and providing a penalty for the violation of said ordinance" is hereby amended as follows:

(a) Section 1 of said ordinance No. 447A is hereby amended to read as follows:

SECTION 1. No person, firm, or corporation shall erect, establish, or maintain in the city of Berkeley any stable, barn, shed, corral, or any stall within any distance less than 15 feet from any schoolhouse or church or from any dwelling house.

(b) Section 3 of said ordinance No. 447A is hereby amended to read as follows:

SEC. 3. Where the lot or parcel of land upon which any stable, barn, shed, or other building is maintained in which there is more than one horse, mule, or other animal allowed by law to be kept on any such lot or parcel of land, or in which more than one animal of any kind allowed by law to be kept on such lot or parcel of land is kept, fronts on any street in which is constructed a sewer the following requirements shall be complied with, to wit:

The drainage from all single and box stalls where a horse, mule, or cow is kept or housed must in all cases be connected to the street sewer. The floor of all said stalls must be made impervious to water, and the drainage from said stalls must be conducted to the sewer either in tile or cement gutters of a radius of not less than 2 inches. The said gutters shall discharge into a 3-inch or 4-inch trap before entering the main sewer. The trap must be protected in all cases by a strainer and be easy of access for cleaning purposes.